

**SUBCHAPTER G—PERSONNEL**

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- 1013 Inspection and acceptance. [Added]
- 1014 Contract cost principles. [Added]
- 1021 Air Force Emergency Facilities Depreciation Board. [Added]

**SUBCHAPTER A—AID OF CIVIL AUTHORITIES AND PUBLIC RELATIONS**

**Part 801—Employment of Troops in Aid of Civil Authorities**

**NOTE:** For regulations with respect to employment of troops in aid of civil authorities applicable to the Department of the Air Force, see Part 501 of this title.

**Part 802—Relief Assistance**

**NOTE:** For regulations with respect to relief assistance applicable to the Department of the Air Force, see Part 502 of this title.

**Part 803—Apprehension and Arrest of Persons Not Subject to Military Law [Revised]**

§ 803.1 *Persons not subject to the Uniform Code of Military Justice—(a) General.* All members of the Air Force have the ordinary right of civilians to assist in the maintenance of the peace. Usually, therefore, when a felony or a misdemeanor amounting to a breach of the peace is being committed, members

of the Air Force have the right, as do civilians generally, to apprehend the perpetrator no matter what his status.

(b) *Ejection.* Persons not subject to military law who are found within the limits of military jurisdiction in the act of committing a breach of regulations, not amounting to a felony or a breach of the peace, may be removed therefrom upon orders from the commanding officer and ordered by him not to re-enter. For the penalty imposed upon re-entrance after ejection, see section 1382, Title 18, United States Code (62 Stat. 765; 18 U. S. C. 1382).

(R. S. 161, sec. 202, 61 Stat. 500, as amended; 5 U. S. C. 22, 171a) [18 F. R. 2398, Apr. 24, 1953]

## Part 804—Relations With Agencies of Public Contact [Revised]

### COMMERCIAL LIFE INSURANCE SOLICITATION

Sec.

804.201 Purpose.

804.202 Policy.

804.203 Definition.

804.204 Regulating procedures.

804.205 Violation of regulations.

**AUTHORITY:** §§ 804.201 to 804.205 issued under R. S. 161, sec. 202, 61 Stat. 500, as amended; 5 U. S. C. 22, 171a.

**SOURCE:** §§ 804.201 to 804.205 appear at 18 F. R. 5539, Sept. 16, 1953.

#### *Prior Amendments*

1952: 17 F. R. 8681, Oct. 1.

§ 804.201 *Purpose.* Sections 804.201 to 804.205 establish a uniform Air Force policy in connection with solicitation of Air Force personnel on Air Force installations by representatives of commercial life insurance companies. A report of action taken in banning agents from bases and of complaints called to the attention of the commander regarding fraudulent or unethical practices on the part of insurance representatives in which military personnel are involved or have been involved is established. The provisions of §§ 804.201 to 804.205 are applicable to all Air Force activities in the continental United States, its territories, possessions, and bases overseas.

§ 804.202 *Policy.* The control of the activities of dealers, tradesmen, or their agents is the responsibility of the installation commander. Life insurance so-

licitation may be permitted at the discretion of the installation commander, under such regulations as he shall prescribe. If such solicitation is permitted, the commander's personal and active supervision is mandatory. Minimal supervisory regulations controlling solicitation by commercial life insurance agents will include the following:

(a) Commanders of Air Force installations over which exclusive jurisdiction has been ceded to the United States will permit solicitation of commercial life insurance on their installations when both the company and its agents are licensed in any State or the District of Columbia. In implementation of this provision, commanders in their discretion may require insurance companies not authorized to do business within the State to furnish such information concerning licensing as is filed in the State where domiciled.

(b) Where the State has retained exclusive or concurrent jurisdiction over the installation, the company and the agents must qualify under the laws of that State prior to soliciting business on the installation.

(c) In those instances where exclusive or concurrent jurisdiction has been retained by the State for only a part of the installation, the agent and the company must be licensed within the State to solicit in that area. On the remaining portion of the installation the provisions of paragraph (a) of this section will be applicable.

(d) There will be no solicitation of recruits or basic trainees.

(e) There will be no solicitation of personnel being processed at ports of embarkation, except by written appointment.

(f) There will be no mass solicitation at formations or captive audiences.

(g) Solicitation will not be permitted which interferes with military duty.

(h) Remuneration or gifts of any nature will not be offered to, or accepted by, military or civilian personnel employed by the Air Force to facilitate transactions.

(i) The recommendation of any commercial reporting or publishing agency's publication will not be utilized as the sole basis for determining whether a company or its agents will be permitted to solicit business on any Air Force installation.